

Exhibit 24

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: CATHODE RAY TUBE (CRT))
ANTITRUST LITIGATION)

)
_____)

) No. 07-5944 SC
) MDL No. 1917

This Document Relates to:)
)

ALL ACTIONS)
)

_____)

VIDEOTAPED 30(B)(6) DEPOSITION UPON ORAL EXAMINATION

OF

COSTCO WHOLESALE CORPORATION

GEOFFREY SHAVEY

9:04 A.M.

DECEMBER 7, 2012

1209 THIRD AVENUE, SUITE 4800

SEATTLE, WASHINGTON

REPORTED BY: JULIE R. HEAD, CRR, RPR, CCR No. 3119

1 the same day.

2 Q. (BY MR. EMANUELSON:) And that's true for
3 monitors, as well?

4 A. Yes. All product is handled the same through
5 the distribution center.

6 MR. GRALEWSKI: Same objection.

7 Q. (BY MR. EMANUELSON:) What if you have an
8 excess -- Is there -- Is there ever excess inventory in
9 the depot or is it really adjusted time system, as they
10 say?

11 THE REPORTER: Adjusted time system?

12 MR. EMANUELSON: As they say, which I did not
13 need to say.

14 THE WITNESS: The -- The whole premise of the
15 distribution center is across dock, so in one side, out
16 the other side.

17 Q. (BY MR. EMANUELSON:) Just one more question on
18 procurement until we get to sales. Does -- In your
19 recollection, from 1995 to 2007, did Costco ever
20 purchase a CRT as a stand-alone product?

21 MR. GRALEWSKI: Object to the form. Outside
22 the scope.

23 MR. WEISS: And object as vague, as well.

24 THE WITNESS: Meaning not finished goods?

25 Q. (BY MR. EMANUELSON:) Not as incorporated into

1 either a television, a monitor, a karaoke machine, or a
2 surveillance system.

3 A. No. All finished product.

4 Q. Great.

5 So, moving to sales and pricings, Mr. Shavey.
6 Find that spot in my outline.

7 So, you mentioned, at least in your position
8 as the buyer for televisions, that you had authority --
9 or responsibility for making decisions on price; is that
10 right?

11 A. Yes.

12 Q. Okay. How did -- And you said you had a
13 superior, Mr. Prescott, correct?

14 A. Yes.

15 Q. And he had some involvement in the pricing
16 decisions, as well; is that right?

17 A. He was my boss, yes.

18 Q. How often did Mr. -- Or what was the extent of
19 Mr. Prescott's involvement in pricing decisions?

20 A. It really depended. I mean, as I was
21 committing to SKUs, I would run it by him, and some
22 things he'd say, great; other things he would ask
23 questions on. So, it just -- it depended. I mean, I
24 would always try to keep him informed.

25 Q. And what involvement, if any, did people below